

Sincerely,

Karen Wood-Campbell  
149 E. Fairview Ave.  
Pittsburgh, Pennsylvania 15237

**From:** k.wc@verizon.net  
**To:** Michael Copps  
**Date:** Thu, Apr 3, 2003 9:58 PM  
**Subject:** Preserve Media Diversity: Keep the FCC Rulemaking an Open Process

FCC Commissioner Michael C. Copps

Dear FCC Commissioner Michael C. Copps,

The Federal Communications Commission (FCC) is currently considering sweeping changes to broadcast ownership rules. Repeal or significant modification of these rules would likely open the door to numerous mergers that could reduce competition and diversity in the media.

Before the media ownership rules are issued in final form, the public must have the opportunity to review and comment on any specific changes the Commission plans to make.

If media ownership rules are seriously weakened, one company in a town could control the most popular newspaper, TV station, and possibly even a cable system giving it dominant influence over the content and slant of local news. Such a move would reduce the diversity of cultural and political discussion in a community. It could also raise costs for businesses and candidates that use local media for advertising.

While the Commission issued a Notice of Proposed Rulemaking on media ownership, it proposed no actual rule. Accordingly, no public comment has been received on any specific changes. We believe that additional input from the public will help the Commission see the strengths and weaknesses of any new approach.

I encourage you to provide a detailed description of all proposed changes, their empirical basis, and a meaningful period of time for the public to review and comment on any proposed changes before a final rule is issued.

The stakes for citizens and the nation are enormous. More information, not less, about proposed changes would best serve the public interest. Indeed, we hope the Commission would do everything in its power to keep the rulemaking process as open and inclusive as possible.

Sincerely,

Karen Wood-Campbell  
149 E. Fairview Ave.  
Pittsburgh, Pennsylvania 15237

**From:** themottas@lycos.com  
**To:** Commissioner Adelstein  
**Date:** Thu, Apr 3, 2003 10:03 PM  
**Subject:** Protect Children's Television!

FCC Commissioner Jonathan S. Adelstein

Dear FCC Commissioner Jonathan S. Adelstein,

The FCC must consider the unique needs of children in its upcoming rulemaking on broadcast ownership rules.

Children consume almost five and a half hours of media per day. Research has shown that media, particularly television, play a unique and powerful role in children's development.

The FCC should consider how further relaxation of media ownership rules would impact children's programming. Deregulation may reduce competition, increase commercialism and result in less original programming for children.

Before making any regulatory changes to existing media ownership rules, the FCC must consider how children will be affected.

Sincerely,

Migdalia Motta  
737 N. 12th Street  
Allentown, Pennsylvania 18102

cc:  
Senator Arlen Specter  
Senator Rick Santorum  
Representative Patrick Toomey

**From:** nina@apk.net  
**To:** Mike Powell  
**Date:** Thu, Apr 3, 2003 10:33 PM  
**Subject:** Preserve Media Diversity: Keep the FCC Rulemaking an Open Process

FCC Chairman Michael K. Powell  
445 12th Street, SW  
Washington, DC 20554

Dear FCC Chairman Michael K. Powell,

The Federal Communications Commission (FCC) is currently considering sweeping changes to broadcast ownership rules. Repeal or significant modification of these rules would likely open the door to numerous mergers that could reduce competition and diversity in the media.

Before the media ownership rules are issued in final form, the public must have the opportunity to review and comment on any specific changes the Commission plans to make.

If media ownership rules are seriously weakened, one company in a town could control the most popular newspaper, TV station, and possibly even a cable system giving it dominant influence over the content and slant of local news. Such a move would reduce the diversity of cultural and political discussion in a community. It could also raise costs for businesses and candidates that use local media for advertising.

While the Commission issued a Notice of Proposed Rulemaking on media ownership, it proposed no actual rule. Accordingly, no public comment has been received on any specific changes. We believe that additional input from the public will help the Commission see the strengths and weaknesses of any new approach.

I encourage you to provide a detailed description of all proposed changes, their empirical basis, and a meaningful period of time for the public to review and comment on any proposed changes before a final rule is issued.

The stakes for citizens and the nation are enormous. More information, not less, about proposed changes would best serve the public interest. Indeed, we hope the Commission would do everything in its power to keep the rulemaking process as open and inclusive as possible.

Sincerely,

Nina McLellan  
2336 Delaware Dr.  
Cleveland Heights, Ohio 44106

**From:** nina@apk.net  
**To:** Michael Copps  
**Date:** Thu, Apr 3, 2003 10:33 PM  
**Subject:** Preserve Media Diversity: Keep the FCC Rulemaking an Open Process

FCC Commissioner Michael C. Copps

Dear FCC Commissioner Michael C. Copps,

The Federal Communications Commission (FCC) is currently considering sweeping changes to broadcast ownership rules. Repeal or significant modification of these rules would likely open the door to numerous mergers that could reduce competition and diversity in the media.

Before the media ownership rules are issued in final form, the public must have the opportunity to review and comment on any specific changes the Commission plans to make.

If media ownership rules are seriously weakened, one company in a town could control the most popular newspaper, TV station, and possibly even a cable system giving it dominant influence over the content and slant of local news. Such a move would reduce the diversity of cultural and political discussion in a community. It could also raise costs for businesses and candidates that use local media for advertising.

While the Commission issued a Notice of Proposed Rulemaking on media ownership, it proposed no actual rule. Accordingly, no public comment has been received on any specific changes. We believe that additional input from the public will help the Commission see the strengths and weaknesses of any new approach.

I encourage you to provide a detailed description of all proposed changes, their empirical basis, and a meaningful period of time for the public to review and comment on any proposed changes before a final rule is issued.

The stakes for citizens and the nation are enormous. More information, not less, about proposed changes would best serve the public interest. Indeed, we hope the Commission would do everything in its power to keep the rulemaking process as open and inclusive as possible.

Sincerely,

Nina McLellan  
2336 Delaware Dr.  
Cleveland Heights, Ohio 44106



**From:** nina@apk.net  
**To:** Kathleen Abernathy  
**Date:** Thu, Apr 3, 2003 10:33 PM  
**Subject:** Preserve Media Diversity: Keep the FCC Rulemaking an Open Process

FCC Commissioner Kathleen Q. Abernathy

Dear FCC Commissioner Kathleen Q. Abernathy,

The Federal Communications Commission (FCC) is currently considering sweeping changes to broadcast ownership rules. Repeal or significant modification of these rules would likely open the door to numerous mergers that could reduce competition and diversity in the media.

Before the media ownership rules are issued in final form, the public must have the opportunity to review and comment on any specific changes the Commission plans to make.

If media ownership rules are seriously weakened, one company in a town could control the most popular newspaper, TV station, and possibly even a cable system giving it dominant influence over the content and slant of local news. Such a move would reduce the diversity of cultural and political discussion in a community. It could also raise costs for businesses and candidates that use local media for advertising.

While the Commission issued a Notice of Proposed Rulemaking on media ownership, it proposed no actual rule. Accordingly, no public comment has been received on any specific changes. We believe that additional input from the public will help the Commission see the strengths and weaknesses of any new approach.

I encourage you to provide a detailed description of all proposed changes, their empirical basis, and a meaningful period of time for the public to review and comment on any proposed changes before a final rule is issued.

The stakes for citizens and the nation are enormous. More information, not less, about proposed changes would best serve the public interest. Indeed, we hope the Commission would do everything in its power to keep the rulemaking process as open and inclusive as possible.

Sincerely,

Nina McLellan  
2336 Delaware Dr.  
Cleveland Heights, Ohio 44106

**From:** Kathleen Abernathy  
**To:** KAQUINN  
**Date:** Thu, Apr 3, 2003 11:01 PM  
**Subject:** Fwd: Preserve Media Diversity: Keep the FCC Rulemaking an Open Process

**From:** dantho007@yahoo.com  
**To:** Michael Copps  
**Date:** Thu, Apr 3, 2003 11:01 PM  
**Subject:** Preserve Media Diversity: Keep the FCC Rulemaking an Open Process

FCC Commissioner Michael C. Copps

Dear FCC Commissioner Michael C. Copps,

The Federal Communications Commission (FCC) is currently considering sweeping changes to broadcast ownership rules. Repeal or significant modification of these rules would likely open the door to numerous mergers that could reduce competition and diversity in the media.

Before the media ownership rules are issued in final form, the public must have the opportunity to review and comment on any specific changes the Commission plans to make.

If media ownership rules are seriously weakened, one company in a town could control the most popular newspaper, TV station, and possibly even a cable system giving it dominant influence over the content and slant of local news. Such a move would reduce the diversity of cultural and political discussion in a community. It could also raise costs for businesses and candidates that use local media for advertising.

While the Commission issued a Notice of Proposed Rulemaking on media ownership, it proposed no actual rule. Accordingly, no public comment has been received on any specific changes. We believe that additional input from the public will help the Commission see the strengths and weaknesses of any new approach.

I encourage you to provide a detailed description of all proposed changes, their empirical basis, and a meaningful period of time for the public to review and comment on any proposed changes before a final rule is issued.

The stakes for citizens and the nation are enormous. More information, not less, about proposed changes would best serve the public interest. Indeed, we hope the Commission would do everything in its power to keep the rulemaking process as open and inclusive as possible.

Sincerely,

Dan Thorens  
193 Newark ave  
Jersey city, New Jersey 07302

**From:** dantho007@yahoo.com  
**To:** Mike Powell  
**Date:** Thu, Apr 3, 2003 11:01 PM  
**Subject:** Preserve Media Diversity: Keep the FCC Rulemaking an Open Process

FCC Chairman Michael K. Powell  
445 12th Street, SW  
Washington, DC 20554

Dear FCC Chairman Michael K. Powell,

The Federal Communications Commission (FCC) is currently considering sweeping changes to broadcast ownership rules. Repeal or significant modification of these rules would likely open the door to numerous mergers that could reduce competition and diversity in the media.

Before the media ownership rules are issued in final form, the public must have the opportunity to review and comment on any specific changes the Commission plans to make.

If media ownership rules are seriously weakened, one company in a town could control the most popular newspaper, TV station, and possibly even a cable system giving it dominant influence over the content and slant of local news. Such a move would reduce the diversity of cultural and political discussion in a community. It could also raise costs for businesses and candidates that use local media for advertising.

While the Commission issued a Notice of Proposed Rulemaking on media ownership, it proposed no actual rule. Accordingly, no public comment has been received on any specific changes. We believe that additional input from the public will help the Commission see the strengths and weaknesses of any new approach.

I encourage you to provide a detailed description of all proposed changes, their empirical basis, and a meaningful period of time for the public to review and comment on any proposed changes before a final rule is issued.

The stakes for citizens and the nation are enormous. More information, not less, about proposed changes would best serve the public interest. Indeed, we hope the Commission would do everything in its power to keep the rulemaking process as open and inclusive as possible.

Sincerely,

Dan Thorens  
193 Newark ave  
Jersey city, New Jersey 07302

**From:** Kathleen Abernathy  
**To:** KAQUINN  
**Date:** Thu, Apr 3, 2003 11:07 PM  
**Subject:** Fwd: Preserve Media Diversity: Keep the FCC Rulemaking an Open Process



**From:** fantanuse@hotmail.com  
**To:** Mike Powell  
**Date:** Thu, Apr 3, 2003 11:07 PM  
**Subject:** Preserve Media Diversity: Keep the FCC Rulemaking an Open Process

FCC Chairman Michael K. Powell  
445 12th Street, SW  
Washington, DC 20554

Dear FCC Chairman Michael K. Powell,

The Federal Communications Commission (FCC) is currently considering sweeping changes to broadcast ownership rules. Repeal or significant modification of these rules would likely open the door to numerous mergers that could reduce competition and diversity in the media.

Before the media ownership rules are issued in final form, the public must have the opportunity to review and comment on any specific changes the Commission plans to make.

If media ownership rules are seriously weakened, one company in a town could control the most popular newspaper, TV station, and possibly even a cable system giving it dominant influence over the content and slant of local news. Such a move would reduce the diversity of cultural and political discussion in a community. It could also raise costs for businesses and candidates that use local media for advertising.

While the Commission issued a Notice of Proposed Rulemaking on media ownership, it proposed no actual rule. Accordingly, no public comment has been received on any specific changes. We believe that additional input from the public will help the Commission see the strengths and weaknesses of any new approach.

I encourage you to provide a detailed description of all proposed changes, their empirical basis, and a meaningful period of time for the public to review and comment on any proposed changes before a final rule is issued.

The stakes for citizens and the nation are enormous. More information, not less, about proposed changes would best serve the public interest. Indeed, we hope the Commission would do everything in its power to keep the rulemaking process as open and inclusive as possible.

Sincerely,

Hannah Ireland  
141 W 111 St. 2FE  
New York, New York 10026

**From:** fantanuse@hotmail.com  
**To:** Michael Copps  
**Date:** Thu, Apr 3, 2003 11:07 PM  
**Subject:** Preserve Media Diversity: Keep the FCC Rulemaking an Open Process

FCC Commissioner Michael C. Copps

Dear FCC Commissioner Michael C. Copps,

The Federal Communications Commission (FCC) is currently considering sweeping changes to broadcast ownership rules. Repeal or significant modification of these rules would likely open the door to numerous mergers that could reduce competition and diversity in the media.

Before the media ownership rules are issued in final form, the public must have the opportunity to review and comment on any specific changes the Commission plans to make.

If media ownership rules are seriously weakened, one company in a town could control the most popular newspaper, TV station, and possibly even a cable system giving it dominant influence over the content and slant of local news. Such a move would reduce the diversity of cultural and political discussion in a community. It could also raise costs for businesses and candidates that use local media for advertising.

While the Commission issued a Notice of Proposed Rulemaking on media ownership, it proposed no actual rule. Accordingly, no public comment has been received on any specific changes. We believe that additional input from the public will help the Commission see the strengths and weaknesses of any new approach.

I encourage you to provide a detailed description of all proposed changes, their empirical basis, and a meaningful period of time for the public to review and comment on any proposed changes before a final rule is issued.

The stakes for citizens and the nation are enormous. More information, not less, about proposed changes would best serve the public interest. Indeed, we hope the Commission would do everything in its power to keep the rulemaking process as open and inclusive as possible.

Sincerely,

Hannah Ireland  
141 W 111 St. 2FE  
New York, New York 10026

**From:** AnnettaLM@aol.com  
**To:** Michael Copps  
**Date:** Thu, Apr 3, 2003 11:47 PM  
**Subject:** Preserve Media Diversity: Keep the FCC Rulemaking an Open Process

FCC Commissioner Michael C. Copps

Dear FCC Commissioner Michael C. Copps,

The Federal Communications Commission (FCC) is currently considering sweeping changes to broadcast ownership rules. Repeal or significant modification of these rules would likely open the door to numerous mergers that could reduce competition and diversity in the media.

Before the media ownership rules are issued in final form, the public must have the opportunity to review and comment on any specific changes the Commission plans to make.

If media ownership rules are seriously weakened, one company in a town could control the most popular newspaper, TV station, and possibly even a cable system giving it dominant influence over the content and slant of local news. Such a move would reduce the diversity of cultural and political discussion in a community. It could also raise costs for businesses and candidates that use local media for advertising.

While the Commission issued a Notice of Proposed Rulemaking on media ownership, it proposed no actual rule. Accordingly, no public comment has been received on any specific changes. We believe that additional input from the public will help the Commission see the strengths and weaknesses of any new approach.

I encourage you to provide a detailed description of all proposed changes, their empirical basis, and a meaningful period of time for the public to review and comment on any proposed changes before a final rule is issued.

The stakes for citizens and the nation are enormous. More information, not less, about proposed changes would best serve the public interest. Indeed, we hope the Commission would do everything in its power to keep the rulemaking process as open and inclusive as possible.

Sincerely,

Annetta Marion  
242 Mulberry #15  
NY, New York 10012

**From:** AnnettaLM@aol.com  
**To:** Mike Powell  
**Date:** Thu, Apr 3, 2003 11:47 PM  
**Subject:** Preserve Media Diversity: Keep the FCC Rulemaking an Open Process

FCC Chairman Michael K. Powell  
445 12th Street, SW  
Washington, DC 20554

Dear FCC Chairman Michael K. Powell,

The Federal Communications Commission (FCC) is currently considering sweeping changes to broadcast ownership rules. Repeal or significant modification of these rules would likely open the door to numerous mergers that could reduce competition and diversity in the media.

Before the media ownership rules are issued in final form, the public must have the opportunity to review and comment on any specific changes the Commission plans to make.

If media ownership rules are seriously weakened, one company in a town could control the most popular newspaper, TV station, and possibly even a cable system giving it dominant influence over the content and slant of local news. Such a move would reduce the diversity of cultural and political discussion in a community. It could also raise costs for businesses and candidates that use local media for advertising.

While the Commission issued a Notice of Proposed Rulemaking on media ownership, it proposed no actual rule. Accordingly, no public comment has been received on any specific changes. We believe that additional input from the public will help the Commission see the strengths and weaknesses of any new approach.

I encourage you to provide a detailed description of all proposed changes, their empirical basis, and a meaningful period of time for the public to review and comment on any proposed changes before a final rule is issued.

The stakes for citizens and the nation are enormous. More information, not less, about proposed changes would best serve the public interest. Indeed, we hope the Commission would do everything in its power to keep the rulemaking process as open and inclusive as possible.

Sincerely,

Annetta Marion  
242 Mulberry #15  
NY, New York 10012



**From:** AnnettaLM@aol.com  
**To:** Kathleen Abernathy  
**Date:** Thu, Apr 3, 2003 11:47 PM  
**Subject:** Preserve Media Diversity: Keep the FCC Rulemaking an Open Process

FCC Commissioner Kathleen Q. Abernathy

Dear FCC Commissioner Kathleen Q. Abernathy,

The Federal Communications Commission (FCC) is currently considering sweeping changes to broadcast ownership rules. Repeal or significant modification of these rules would likely open the door to numerous mergers that could reduce competition and diversity in the media.

Before the media ownership rules are issued in final form, the public must have the opportunity to review and comment on any specific changes the Commission plans to make.

If media ownership rules are seriously weakened, one company in a town could control the most popular newspaper, TV station, and possibly even a cable system giving it dominant influence over the content and slant of local news. Such a move would reduce the diversity of cultural and political discussion in a community. It could also raise costs for businesses and candidates that use local media for advertising.

While the Commission issued a Notice of Proposed Rulemaking on media ownership, it proposed no actual rule. Accordingly, no public comment has been received on any specific changes. We believe that additional input from the public will help the Commission see the strengths and weaknesses of any new approach.

I encourage you to provide a detailed description of all proposed changes, their empirical basis, and a meaningful period of time for the public to review and comment on any proposed changes before a final rule is issued.

The stakes for citizens and the nation are enormous. More information, not less, about proposed changes would best serve the public interest. Indeed, we hope the Commission would do everything in its power to keep the rulemaking process as open and inclusive as possible.

Sincerely,

Annetta Marion  
242 Mulberry #15  
NY, New York 10012

**From:** Jack Powers  
**To:** Mike Powell  
**Date:** Thu, Apr 3, 2003 11:51 PM  
**Subject:** Media Concentration

Mr. Powell,

You have indicated that relaxation or elimination of the rules that govern media ownership will be enacted by June 2.

I am concerned that changes to these rules may be inimical to the promotion of the values that the FCC is charged with preserving: localism, diversity, and competition.

Please don't stifle what little diversity is left in our media.

John T. Powers Jr.  
605 Encino Drive  
Morgan Hill CA 95037

**From:** muffs7@hotmail.com  
**To:** Mike Powell  
**Date:** Fri, Apr 4, 2003 12:04 AM  
**Subject:** Preserve Media Diversity: Keep the FCC Rulemaking an Open Process

FCC Chairman Michael K. Powell  
445 12th Street, SW  
Washington, DC 20554

Dear FCC Chairman Michael K. Powell,

The Federal Communications Commission (FCC) is currently considering sweeping changes to broadcast ownership rules. Repeal or significant modification of these rules would likely open the door to numerous mergers that could reduce competition and diversity in the media.

Before the media ownership rules are issued in final form, the public must have the opportunity to review and comment on any specific changes the Commission plans to make.

If media ownership rules are seriously weakened, one company in a town could control the most popular newspaper, TV station, and possibly even a cable system giving it dominant influence over the content and slant of local news. Such a move would reduce the diversity of cultural and political discussion in a community. It could also raise costs for businesses and candidates that use local media for advertising.

While the Commission issued a Notice of Proposed Rulemaking on media ownership, it proposed no actual rule. Accordingly, no public comment has been received on any specific changes. We believe that additional input from the public will help the Commission see the strengths and weaknesses of any new approach.

I encourage you to provide a detailed description of all proposed changes, their empirical basis, and a meaningful period of time for the public to review and comment on any proposed changes before a final rule is issued.

The stakes for citizens and the nation are enormous. More information, not less, about proposed changes would best serve the public interest. Indeed, we hope the Commission would do everything in its power to keep the rulemaking process as open and inclusive as possible.

Sincerely,

Dave Moffitt  
n2971 cth Y  
Oakfield, Wisconsin 53065

**From:** muffs7@hotmail.com  
**To:** Michael Copps  
**Date:** Fri, Apr 4, 2003 12:04 AM  
**Subject:** Preserve Media Diversity: Keep the FCC Rulemaking an Open Process

FCC Commissioner Michael C. Copps

Dear FCC Commissioner Michael C. Copps,

The Federal Communications Commission (FCC) is currently considering sweeping changes to broadcast ownership rules. Repeal or significant modification of these rules would likely open the door to numerous mergers that could reduce competition and diversity in the media.

Before the media ownership rules are issued in final form, the public must have the opportunity to review and comment on any specific changes the Commission plans to make.

If media ownership rules are seriously weakened, one company in a town could control the most popular newspaper, TV station, and possibly even a cable system giving it dominant influence over the content and slant of local news. Such a move would reduce the diversity of cultural and political discussion in a community. It could also raise costs for businesses and candidates that use local media for advertising.

While the Commission issued a Notice of Proposed Rulemaking on media ownership, it proposed no actual rule. Accordingly, no public comment has been received on any specific changes. We believe that additional input from the public will help the Commission see the strengths and weaknesses of any new approach.

I encourage you to provide a detailed description of all proposed changes, their empirical basis, and a meaningful period of time for the public to review and comment on any proposed changes before a final rule is issued.

The stakes for citizens and the nation are enormous. More information, not less, about proposed changes would best serve the public interest. Indeed, we hope the Commission would do everything in its power to keep the rulemaking process as open and inclusive as possible.

Sincerely,

Dave Moffitt  
n2971 cth Y  
Oakfield, Wisconsin 53065

**From:** muffs7@hotmail.com  
**To:** Kathleen Abernathy  
**Date:** Fri, Apr 4, 2003 12:04 AM  
**Subject:** Preserve Media Diversity: Keep the FCC Rulemaking an Open Process

FCC Commissioner Kathleen Q. Abernathy

Dear FCC Commissioner Kathleen Q. Abernathy,

The Federal Communications Commission (FCC) is currently considering sweeping changes to broadcast ownership rules. Repeal or significant modification of these rules would likely open the door to numerous mergers that could reduce competition and diversity in the media.

Before the media ownership rules are issued in final form, the public must have the opportunity to review and comment on any specific changes the Commission plans to make.

If media ownership rules are seriously weakened, one company in a town could control the most popular newspaper, TV station, and possibly even a cable system giving it dominant influence over the content and slant of local news. Such a move would reduce the diversity of cultural and political discussion in a community. It could also raise costs for businesses and candidates that use local media for advertising.

While the Commission issued a Notice of Proposed Rulemaking on media ownership, it proposed no actual rule. Accordingly, no public comment has been received on any specific changes. We believe that additional input from the public will help the Commission see the strengths and weaknesses of any new approach.

I encourage you to provide a detailed description of all proposed changes, their empirical basis, and a meaningful period of time for the public to review and comment on any proposed changes before a final rule is issued.

The stakes for citizens and the nation are enormous. More information, not less, about proposed changes would best serve the public interest. Indeed, we hope the Commission would do everything in its power to keep the rulemaking process as open and inclusive as possible.



Sincerely,

Dave Moffitt  
n2971 cth Y  
Oakfield, Wisconsin 53065

**From:** DEA1962@aol.com  
**To:** Kathleen Abernathy  
**Date:** Fri, Apr 4, 2003 12:05 AM  
**Subject:** Preserve Media Diversity: Keep the FCC Rulemaking an Open Process

FCC Commissioner Kathleen Q. Abernathy

Dear FCC Commissioner Kathleen Q. Abernathy,

The Federal Communications Commission (FCC) is currently considering sweeping changes to broadcast ownership rules. Repeal or significant modification of these rules would likely open the door to numerous mergers that could reduce competition and diversity in the media.

Before the media ownership rules are issued in final form, the public must have the opportunity to review and comment on any specific changes the Commission plans to make.

If media ownership rules are seriously weakened, one company in a town could control the most popular newspaper, TV station, and possibly even a cable system giving it dominant influence over the content and slant of local news. Such a move would reduce the diversity of cultural and political discussion in a community. It could also raise costs for businesses and candidates that use local media for advertising.

While the Commission issued a Notice of Proposed Rulemaking on media ownership, it proposed no actual rule. Accordingly, no public comment has been received on any specific changes. We believe that additional input from the public will help the Commission see the strengths and weaknesses of any new approach.

I encourage you to provide a detailed description of all proposed changes, their empirical basis, and a meaningful period of time for the public to review and comment on any proposed changes before a final rule is issued.

The stakes for citizens and the nation are enormous. More information, not less, about proposed changes would best serve the public interest. Indeed, we hope the Commission would do everything in its power to keep the rulemaking process as open and inclusive as possible.

Sincerely,

Donna Weber  
8318 Ferdinand Ln.  
Midlothian, Virginia 23112-1545